## PATENT COOPERATION TREATY

FIOM THE INTERNATIONAL PRELIMINARY EX	AMINING AUTHORITY		
To: GAL EHRLICH C/O ANTHONY CASTORINA 2001 ÆFFERSON DAVIS HIGHWAY ARLINGTON, VA 22201		INT RI	PCT FICATION OF TRANSMITTAL OF ERNATIONAL PRELIMINARY EPORT ON PATENTABILITY r II of the Patent Cooperation Treaty) (PCT Rule 71.1)
		Date of mailing (day/month/year)	19 400 0007
Applicant's or agent's file reference			
27558		IM	<b>IPORTANT NOTIFICATION</b>
International application No.	International filing date (de	ay/month/year)	Priority date (day/month/year)
PCT/IL04/00181	24 February 2004 (24.02.2	004)	27 April 2003 (27.04.2003)
Applicant			
METABOGAL, LTD			
1. The applicant is hereby notifi international preliminary repo	ed that this International I ort on patentability and its	Preliminary Exam annexes, if any, e	ining Authority transmits herewith the established on the international application.
2. A copy of the report and its a the elected Offices.	nnexes, if any, is being tra	insmitted to the Ir	nternational Bureau for communication to all
3. Where required by any of the report (but not of any annexes			vill prepare an English translation of the e Offices.
4. REMINDER			
The applicant must enter the r and paying national fees) with the reminder sent by the Inter	in 30 months from the pri	iority date (or late	y performing certain acts (filing translations er in some Offices)(Article 39(1))(see also
Where a translation of the inter- contain a translation of any ar responsibility to prepare and a	nexes to the international	preliminary repo	an elected Office, that translation must rt on patentability. It is the applicant's cted Office concerned.
For further details on the appl <i>Applicant's Guide</i> .	licable time limits and req	uirements of the o	elected Offices, see Volume II of the PCT
industrial applicability descril examination and that "any Co whether, in that State, the clai may relate, for example, to ex for the claims.	bed in Article 33(2) to (4) ntracting State may apply med invention is patentab emptions from patentabili	merely serve the additional or diff le or not" (see als ty, requirements	he criteria of novelty, inventive step and purposes of international preliminary erent criteria for the purposes of deciding to Article 27(5)). Such additional criteria for enabling disclosure, clarity and support
Name and mailing address of the IPEA/ Mail Stop PCT, Attn: IPEA/US	US	Authorized off	manjunam
Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313, 1450		Manjunath N.	Kao, Ph.D.
Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201 form PCT/IPEA/416 (January 2004)			571-272-1600 MANJUNATH N. RAO, PH.D. PRIMARY EXAMINES
ouni oni in inverv (January 2004)			A 11537840-00 0

### PATENT COOPERATION TREATY

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# PCT

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACT	ION	See Form PCT/IPEA/416
27558			
International application No.	International filing date (de	ay/month/year)	Priority date (day/month/year)
PCT/IL04/00181	24 February 2004 (24.02.2		27 April 2003 (27.04.2003)
International Patent Classification (IPC)	or national classification and	IPC	
IPC: C12P 21/06; C12N 9/00, 9/14, USPC: 435/4, 6, 41, 69.1, 183, 195, 25			23.5: 800/295
Applicant		, ,	
METABOGAL, LTD			
<ol> <li>This report is the international Examining Authority under</li> </ol>			shed by this International Preliminary cording to Article 36.
2. This REPORT consists of	a total of sheets, inclu	ding this cover sheet	
3. This report is also accomp	anied by ANNEXES, con	prising:	
a. (sent to the application of the application of the second seco	ent and to the Internationa	<i>l Bureau)</i> a total of _	sheets, as follows:
this report a		etifications authorize	ve been amended and are the basis of ed by this Authority (see Rule 70.16
that goes be			ority considers contain an amendment tion as filed, as indicated in item 4 of
b. (sent to the Inter	national Bureau only) a to	tal of (indicate type a	and number of electronic carrier(s))
, containi indicated in the Administrative In	e Supplemental Box Re	d/or tables related lating to Sequence	thereto, in electronic form only, as Listing (see Section 802 of the
4. This report contains indicated	ations relating to the follow	wing items:	
	asis of the report		
Box No. II P	riority		
	on-establishment of opini oplicability	on with regard to nov	elty, inventive step and industrial
Box No. IV L	ack of unity of invention		
Box No. V R	easoned statement under idustrial applicability; cita	Article 35(2) with tions and explanation	regard <sup>4</sup> to novelty, inventive step or as supporting such statement
Box No. VI C	ertain documents cited		
Box No. VII C	ertain defects in the interr	ational application	
	Certain observations on the		
Date of submission of the demand		Date of completion	-
29 November 2064 (29.1	1.2004)	30 March 20	(30.03.2007)
Name and mailing address of the IPEA/	US	Authorized officer	57 (30.03.2002) h.D. manjunally
Mail Stop PCT, Attn: IPEA/US Commissioner for Patents		Manjunath N. Rao, P	h.D. Manyman
P.O. Box 1450 Alexandria, Virginia 22313-1450			
Facsimile No. (571) 273-3201		Telephone No. 571-2	172-1600 MAN, UNATH M. RAO. PM.D.
Form PCT/IPEA/409 (cover sheet)(April	2005)		MANJUNATIN H. ANNINER

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	International applics No.
1	PCT/IL04/00181 -

PCI/LOVOIRI	
Box No. I Basis of the report	
1. With regard to the language, this report is based on:	
the international application in the language in which it was filed.	
a translation of the international application into, which is the language of a translation furnished for purposes of:	the
international search (under Rules 12.3 and 23.1(b))	
publication of the international application (under Rule 12.4(a))	
international preliminary examination (under Rules 55.2(a) and/or 55.3(a))	
2. With regard to the elements of the international application, this report is based on (replacement sheets which have been furnit to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are annexed to this report):	shed not
the international application as originally filed/furnished	
the description: pages <u>1-75</u> as originally filed/furnished	
pages <u>NON6</u> received by this Authority on	
pages* <u>A/DA/G</u> received by this Authority on	
the claims:	
pages $\frac{76-89}{N00}$ as originally filed/furnished pages* $\frac{76-89}{N00}$ as amended (together with any statement) under Article 19	
pages* <u>NONG</u> received by this Authority on	
pages* <u>NONG</u> received by this Authority on	
the drawings:	
pages as originally filed/furnished pages* as originally filed/furnished received by this Authority on	
pages* <u>NONC</u> received by this Authority on	
a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.	
3. The amendments have resulted in the cancellation of:	
the description, pages	
the claims, Nos.	
the drawings, sheets/figs	
the sequence listing (specify):	
any table(s) related to the sequence listing (specify):	
4. This report has been established as if (some of) the amendments annexed to this report and listed below had not been m since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c))	ade, )).
the description, pages	
the claims, Nos.	
the drawings, sheets/figs	
the sequence listing (specify):	
any table(s) related to the sequence listing ( <i>specify</i> ):	
* If item 4 applies, some or all of those sheets may be marked "superseded."	

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Form PCT/IPEA/409 (Box No. I) (April 2005)

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		101/1204/00181
Box No. IV	Lack of unity of invention	
1. 🛛 In r	response to the invitation to restrict or pay additional fees the ap	oplicant has, within the applicable time limit:
	restricted the claims.	
	paid additional fees.	
	paid additional fees under protest, and, where applicable, t	he protest fee
	paid additional fees under protest but the applicable protest	t fee was not paid
L	neither restricted the claims nor paid additional fees	
	is Authority found that the requirement of unity of invention is a 1, not to invite the applicant to restrict or pay additional fees.	not complied with and chose, according to Rule
3. This Aut	hority considers that the requirement of unity of invention in ac	cordance with Rules 13.1, 13.2 and 13.3 is:
con	nplied with.	
not	complied with for the following reasons:	
]		
4. Conseque	ently, this report has been established in respect of the following	g parts of the international application:
a 🗌 a	ll parts	
	he parts relating to claims Nos. <u>1-24,28-31,33-37 and 42</u>	
Form PCT/IPE	A/409 (Box No. IV) (April 2005)	

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Box No. V Reasoned statement under An applicability; citations and ex	rticle 35(2) with regard to 1 planations supporting such	iovelty, inventive step of i statement	r industrial
1. Statement			
Novelty (N)	Claims <u>4, 12-24, 42</u>		YES
		31, 33-37	
Inventive Step (IS)	Claims <u>NONE</u>		YES
		3-37, 42	
Industrial Applicability (IA)	Claims <u>1-24, 28-31, 3</u>	3-37, 42	YES
2. Citations and Explanations (Rule 70.7)			
Please See Continuation Sheet			
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International

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PCT/IL04/00181

Continuation of Box No. 1, item 2:  1. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of:  a. type of material  a sequence listing b format of material  on paper in electronic form  c. time of filing/furnishing  filed together with the international application in electronic form filed together with the international application in electronic form filed together with the international application in electronic form  turnished subsequently to this Authority for the purposes of search and/or examination  received by this Authority as an amendment* on filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that is the application as filed, as appropriate, were furnished. 3. Additional comments:
<ul> <li>invention, this report was established on the basis of:</li> <li>a. type of material <ul> <li>a sequence listing</li> <li>table(s) related to the sequence listing</li> </ul> </li> <li>b. format of material <ul> <li>on paper</li> <li>in electronic form</li> </ul> </li> <li>c. time of filing/furnishing <ul> <li>contained in the international application as filed</li> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li> </ul> </li> <li>2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that is the application as filed or does not go beyond the application as filed, as appropriate, were furnished.</li> </ul>
<ul> <li>a sequence listing</li> <li>table(s) related to the sequence listing</li> <li>b. format of material</li> <li>on paper</li> <li>in electronic form</li> <li>c. time of filing/furnishing</li> <li>contained in the international application as filed</li> <li>filed together with the international application in electronic form</li> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li></ul>
<ul> <li>a difference intensity</li> <li>b. format of material</li> <li>a on paper</li> <li>b in electronic form</li> <li>c. time of filing/furnishing</li> <li>c contained in the international application as filed</li> <li>a filed together with the international application in electronic form</li> <li>a furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>cecived by this Authority as an amendment* on</li> <li>2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that it the application as filed or does not go beyond the application as filed, as appropriate, were furnished.</li> </ul>
<ul> <li>b. format of material</li> <li>on paper</li> <li>in electronic form</li> <li>c. time of filing/furnishing</li> <li>contained in the international application as filed</li> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li> <li>In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that is the application as filed or does not go beyond the application as filed, as appropriate, were furnished.</li> </ul>
<ul> <li>on paper</li> <li>in electronic form</li> <li>c. time of filing/furnishing</li> <li>contained in the international application as filed</li> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li></ul>
<ul> <li>in electronic form</li> <li>c. time of filing/furnishing</li> <li>contained in the international application as filed</li> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li> <li>In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that it the application as filed or does not go beyond the application as filed, as appropriate, were furnished.</li> </ul>
<ul> <li>c. time of filing/furnishing</li> <li>contained in the international application as filed</li> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li> <li>2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that the application as filed or does not go beyond the application as filed, as appropriate, were furnished.</li> </ul>
<ul> <li>contained in the international application as filed</li> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li> <li>In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that the application as filed or does not go beyond the application as filed, as appropriate, were furnished.</li> </ul>
<ul> <li>filed together with the international application in electronic form</li> <li>furnished subsequently to this Authority for the purposes of search and/or examination</li> <li>received by this Authority as an amendment* on</li></ul>
<ul> <li>2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that it the application as filed or does not go beyond the application as filed, as appropriate, were furnished.</li> </ul>
<ul> <li>received by this Authority as an amendment* on</li></ul>
2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that is the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that is the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
3. Additional comments:
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If item 4 in Box No. I applies, the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked uperseded."

Form PCT/IPEA/409 (Supplemental Box Relating to Sequence Listing) (April 2005)

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International PCT/II.04/00187

#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

#### V. 2. Citations and Explanations:

Claims 1-3, 5-11, 28-31, 33-37 lack novelty under PCT Article 33(2) as being anticipated by Martin et al. (DNA, 1988, Vol. 7, No.2, pages 99-106). Claims 1-3, 5-11, 28-31, 33-37 are drawn to a host cell producing a high mannose recombinant protein comprising a polynucleotide encoding the recombinant protein and a signal for causing the recombinant protein to be produced as a high mannose protein, wherein the polynucleotide comprises a first nucleic acid sequence encoding said protein of interest operably linked to a second nucleic acid sequence encoding a signal peptide wherein said signal peptide comprises a ER targeting peptide and wherein said host cell is a prokaryotic or a eukaryotic host cell and wherein said polypeptide is one of the lysosomal proteins such as glucocerebrosidase. Claim 28-31, 33-37 are also drawn to a recombinant biologically active high mannose lysosomal enzyme having at least one oligosaccharide chain comprising an exposed mannose residue. Martin et al. disclose one such host cell comprising a polynucleotide is produced as a high-mannose lysosomal enzyme having at least one one oligosaccharide chain comprising an exposed mannose residue. Thus, Martin et al. anticipate claims 1-3, 5-11, 28-31, 33-37 as written.

Claims 4, 12-24 and 42 lack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Boller et al. and Zhu et al. Claims 4, 12-24 and 42 are drawn to a host cell producing a high mannose recombinant protein comprising a polynucleotide encoding the recombinant protein and a signal for causing the recombinant protein to be produced as a high mannose protein, wherein the polynucleotide comprises a first nucleic acid sequence encoding said protein of interest operably linked to a second nucleic acid sequence with with SEQ ID NO:1 encoding a signal peptide wherein said signal peptide comprises a ER targeting peptide and wherein said polynucleotide is operably linked to a third polynucleotide sequence with SEQ ID NO:2 encoding a plant vacuolar targeting sequence, and wherein said host cell is a plant cell and wherein said polypeptide

Form PCT/IPEA/409 (Supplemental Box) (April 2005)

International PCT/IL04/001

#### Supplemental Box

is one of the lysosomal proteins such as glucocerebrosidase. Claim 42 is drawn to a recombinant protein produced from a plant host cell. The reference of Martin et al. has already been discussed above. Martin et al. teach the production of glucocerebrosidase, a lysosomal protien recombinantly using a host cell comprising a polynucleotide with a signal sequence. The reference of Zhu et al. teach the polynucleotide encoding the signal peptide SEQ ID NO:1 and its use in producing novel recombinant proteins. On similar lines Boller et al. teach the vacuolar targeting sequence SEQ ID NO:2 and its use in targeting polypeptides into the vacuolar space. The invention as a whole is directed to production of glucocerebrosidase as a transgenic protein in plant host cells. The art and the above references teach and provide all sequences required for expressing the glucocerebrosidase as a transgenic protein. The production of mammalian proteins in plant products such as fruits and seed is well known since it eliminates the steps of purification and makes the recombinant protein ready for administration as a plant product. Therefore, with the above references in hand, it would have been obvious to one of ordinary skill in the art to produce human glucocerebrosidase, which is used in enzyme replacement therapy for lysosomal enzyme disorders, as a plant protein by expressing as a polynucleotide linked to the above signal sequence and vacuolar targeting sequences. One of ordinary skill in the art would have been motivated to do so since the lysosomal protein is extensively used in enzyme replacement therapy and production of the protein as a plant product would avoid the extensive purification steps and can be easily administered as a plant product. One of ordinary skill in the art would have had a reasonable expectation of success since Martin et al. already provide a host cell producing the high-mannose protein, Zhu et al. and Boller et al. provide the sequences to make a DNA construct to be expressed in a plant cell. Therefore the above invention would have been prima facie obvious to one of ordinary skill in the art.

Claims 1-24, 28-31, 33-37, 42 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

### NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is can willed;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]: "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added.'
- 2. [Where originally there were 15 claims and after amendment of all claims there are 11]: Claims 1 to 15 replaced by amended claims 1 to 11.'
- 3. [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:

"Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."

- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended "Claims 20 and 21 added." claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added.

#### "Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

# Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the time of filing the amendments (and any statement) with the International Bureau, also file with the International Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (PCT/IPEA/401).

If a demand for international preliminary examination is made, the written opinion of the International Searching Authority will, except in certain cases where the International Preliminary Examining Authority did not act as International Searching Authority and where it has notified the International Bureau under Rule 66.1bis(b), be considered to be a written opinion of the International Preliminary Examining Authority. If a demand is made, the applicant may submit to the International Preliminary Examining Authority a reply to the written opinion together, where appropriate, with amendments before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later (Rule 43bis.1(c)).

# Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see the PCT Applicant's Guide, Volume II.